Commissioner for Patents, Box PCI United States Patent and Trademark Office Washington, D.C. 2021

U.S. APPLICATION NO.		FIRST NAMED APPLICANT	ATTY, DOCKET NO.		
09/787436		DELANSORNE	R	01056	
			INTERNATIONAL APPLICATION NO.		
DENNISON SCHE 612 CRYSTAL SQI		PCT/EP99/07389			
1745 JEFFERSON DAVIS HIGHWAY ARLINGTON, VA 22202 3417			I.A. FILING	DATE PRIORITY DATE	
ARLINGTON, VA 2	2202 3417		23 SEF	99 30 SEP 98	
		Ι΄	15 HIN 200		

NOTIFICATION TO COMPLY WITH REQUIREMENTS FOR PATENT APPLICATIONS CONTAINING NUCLEOTIDE SEQUENCE AND/OR AMINO ACID SEQUENCE DISCLOSURES

Applicant has submitted papers under 35 U.S.C. 371 to enter the national stage in the United States of America. The items indicated below, however, are missing. The period within which to correct the deficiency noted below and avoid abandonment is set forth in the accompanying Notification.

The nucleotide and/or amino acid sequence disclosure contained in this application does not comply with the requirements for such a disclosure as set forth in 37 CFR 1.821-1.825 for the following reason(s):

 ★ The application fails to comply with the requirements of 37 CFR 1.821-1.825. This application does not contain, a "Sequence Listing" as a separate part of the disclosure on paper copy or compact disc, as required by 37 CFR 1.821(c). A copy of the "Sequence Listing" in computer readable format has not been submitted as required by 37 CFR 1.821(e). ★ A copy of the "Sequence Listing" in computer readable form has been submitted. The content of the computer readable form, however, does not comply with the requirements of 37 CFR 1.822 and/or 1.832, as indicated on the attached marked-up copy of the "Raw Sequence Listing." The computer readable form that has been filed with this application has been found to be damaged and/or unreadable as indicated on the attached CRF Diskette Problem Report. A substitute computer readable form must be submitted as required by 37 CFR 1.825(d). The paper copy or compact disc of the "Sequence Listing" is not the same as the computer readable form of the "Sequence Listing" as required by 37 CFR 1.821(e). Other:
APPLICANT MUST PROVIDE: An initial or substitute computer readable form (CRF) of the "Sequence Listing." An initial or substitute paper copy or compact disc of the "Sequence Listing," as well as an amendment directing its entry into the specification. A statement that the contents of the paper or compact disc and the computer readable form are the same and, where applicable, include no new matter, as required by 37 CFR 1.821(e), 1.821(f), 1.821(g), 1.825(b) or 1.825(d). FOR QUESTIONS REGARDING COMPLIANCE WITH THESE REQUIREMENTS, PLEASE CALL: (703) 308-4216, for Rules interpretation, (703) 308-4212, for CRF submission help, (703) 287-0200, for Patentln software help.

Paulette Kidwell, Paralegal

Telephone: 703-305-3656

FORM PCT/DO/EO/920 (March 2001)

Commissioner for Patents, Box PC United States Patent and Trademark Offic Washington, D.C. 2023

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ARLINGTON, VA 22202 3417		I.A. FILIP	IG DATE	PRIORITY DATE	
ARCHOTON, VA 22202 3411		23 SE		UN 2001	

NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/FO/US)

STATES DE	ZSIGNAT	ED/ELEC	TED OFFICI	E (DO/EO/US)	
. The following items have been subm					k
Office as a Designated Offic	e (37 CFR 1				
U.S. Basic National Fee.		_	n of Small Entity		
Copy of the international ap		_		tional application into English	l.
Oath or Declaration of inver			on of Article 19	amendments into English.	
Copy of Article 19 amendm	ents.	Other:			
Priority Document. The International Preliminar	u Erominati	on Deport in I	Caplish and is A	:6	
Translation of Annexes to the					
D			, Examination to	eport into English.	
Applicant has requested early proc	essing under	35 U.S.C. 3	71(f) but has not	filed the following indicated i	tems and/or
e indicated items in paragraph 3 below				he international application m	ust be filed
rior to 20 or 30 months from the priorit	y date to avo				
U.S. Basic National Fee.		Copy of	the international	application.	
The following items MUST be furnist exceptance under 35 U.S.C. 371:	hed within t	ne period set f	orth below in ord	ler to complete the requirement	nts for
a. Translation of the applica	tion into Eng	glish. A proce	essing fee will be	required if submitted	
later than the appropria					
	is defective	for the reason	is indicated on the	e attached Notice of Defective	:
Translation. b. Processing fee for provid	ing the trans	lation of the a	polication and/or	the Annexes later than the	
appropriate 20 or 30 m					
c. Oath or declaration of the					fving
				r and international filing date)	
surcharge will be requi	red if submi	tted later than	the appropriate 2	20 or 30 months from the price	rity
date. The current eath or dec	laration doe	e not comply	with 37 CED 1 4	97(a) and (b) for the reasons	
indicated on the attache			witti 37 CFR 1.4	97(a) and (b) for the reasons	
d. Surcharge for providing the			r than the approp	riate 20 or 30 months from th	c
priority date (37 CFR			•••		
				cluding any required multiple	
aim fee, are required. Applicant must see (37 CFR 1.492(g)). See attached PT		ditional clain	fees or cancel th	he additional claims for which	fees are
Applicant has not submitted the rec	mired seque	nce listing nur	suant to 37 CER	1 821-1 825 See attached	
CT/DO/EO/920.	Jamou soque	nee manng par	Jumii 10 37 CI 10	1.021 1.025. See attached	
LL OF THE ITEMS SET FORTH IN	3(a)-3(d),	AND 5 ABO	OVE MUST BE	SUBMITTED WITHIN TW	/O (2)
ONTHS FROM THE DATE OF THE HE PRIORITY DATE FOR THE AP	PLICATIO	OK BI 22 U N. WHICHE	VER IS LATER	(Wildere 37 CFK 1.495 appli RATI JIRR TO PROPERI	es) FROM
ESPOND WILL RESULT IN ABANI	CONMENT			. THEOLOGIC TO TROTTE	-
ne time period set above may be extende	ed by filing :	a petition and	fee for extension	of time under the provisions	of 37 CFR
136(a).					
If box 3a or 3c is checked, a translation	on of the An	nexes MUST	be submitted no I	ater than the time period set a	have or the
anexes will be cancelled. A processing	fce will be a	equired if sub	mitted later than	20 or 30 months from the pri	ority date.
The Article 19 amendments are car			was not provided	by the appropriate 20 (37 CF	R 1.494(d))
30 (37 CFR 1.495(d)) months from the	priority dat	¢.			
opticant is reminded that any communic	ation to the	United States	Patent and Trade	mark Office must be mailed t	o the
dress given in the heading and include	the U.S. app	lication no. sh	own above. (37	CFR 1.5)	o usc
				h this response.	
iclosed: PCT/DO/EO/917		e of Defective	Translation		
□ PTO-875	□ PCT/	DO/EO/920	Paulette K	(idwell, Paralegal	
ORM PCT/DO/EO/905 (March 2001)			Telephone: 70		
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